## SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHI	NGTON,	)		
	Plaintiff,	) ) No. )		
V.		) JUDGMENT AND SENTENCE ) FELONY (FJS) )		
	Defendant,	)		
	I. H	EARING		
I.1 The defendant, tattorney were presen	he defendant's lawyer, t at the sentencing hearing conducte	ed today. Others present were:	_ , and the deputy prosecuting	
	II. F	INDINGS		
	on why judgment should not be pron FENSE(S): The defendant was fou		by plea/ jury verdict/	
Count No.:	Crime:			
RCW	_	Crime Code:		
Date of Crime:		Incident No.		
Count No.:	Crime:			
		Crime Code:		
Date of Crime:		Incident No.		
Count No.:	Crime:			
RCW		Crime Code:		
Date of Crime:		Incident No.		
Count No.:	Crime:			
RCW		Crime Code:		
Date of Crime:		Incident No.		

Rev. 5/2012

 $[\ ]$  Additional current offenses are attached in **Appendix A** 

SPECIAL VE							
(a) [ ] While	armed with a	firearm in cou	nt(s)	RCW 9.94A.53	33(3).		
(b) [ ] While	While armed with a <b>deadly weapon</b> other than a firearm in count(s) RCW 9.94A.533(4).   With a <b>sexual motivation</b> in count(s) RCW 9.94A.835.   A V.U.C.S.A offense committed in a <b>protected zone</b> in count(s) RCW 69.50.435.						
(c) [ ] With 8	a sexual moti	vation in count	(S)	K	CW 9.94A.835.	0.50.425	
(0) [ ] A V.( (e) [ ] <b>Vehic</b>	U.C.S.A offer	nse committed i	n a <b>protecteu z</b> o affic offense	DITI [ ] Reckl	ess [ ]Disregard.	9.30.433.	
(e) [ ] Veliic (f) [ ] Vehic	ular homicid	le [ ] v lotent na le hv DI II with	nrior e	onviction(s) for of	fense(s) defined in F	RCW 46 61 5055	
RCW	9.94A.533(7	).					
(g) [ ] Non-p	parental kidn estis violense	apping or unlar	wful imprisonme	ent with a minor vi	ctim. RCW 9A.44.1	28, .130.	
(ii) [ ] Doille (i) [ ] Currei	nt offenses <b>en</b>	compassing the	CW 10.99.020 w e same criminal	conduct in this co	d for count(s)ause are count(s)	RCW.	
9.94A.589		compassing th	e same erimmai	conduct in this co		RC W	
		mstances as to	count(s):				
					d under different cau		
S				, <del></del>			
	nistory is attac added for offe	hed in <b>Append</b> ense(s) committ		community placem	ent for count(s)		
Sentencing	Offender	Seriousness	Standard		Total Standard	Maximum	
Data Data	Score	Level	Range	Enhancement	Range	Term	
Count			8		g		
Count							
Count							
Count							
2.5 <b>EXCEPT</b> [ ] Findings Findin Count Concl	IONAL SEN of Fact and C ng of Fact: t(s) lusion of Law y a sentence a	TENCE Conclusions of L The jury fou These aggraves	and or the defe ating circumstan rd range for Cou	e above the standa endant stipulated ces constitute subs	to aggravating cir stantial and compelli [ ] The court wou	ng reasons that	
crimes or the s	tipulation of t	he defendant).	Findings of Fact	and Conclusions	of RCW 9.94A.535(2) of Law are attached	in Appendix D.	
attached in Ap	pendix D.				of Fact and Conclusi	ions of Law are	
The State [ ]	did [ ] did no	ot recommend a	similar sentence	(RCW 9.94A.480	0(4)).		
			III. JUDG	<b>EMENT</b>			
			of the current off		Section 2.1 above an	d Appendix A.	

Rev. 5/2012 2

## IV. ORDER

IT IS ORDERED that the defendant serve the determinate sentence and abide by the other terms set forth below.

1.1	RESTITUTION, VICTIM ASSESSMENT, AND DNA FEE:
	Defendant shall pay restitution to the Clerk of this Court as set forth in attached <b>Appendix E</b> .
	[ ] Defendant shall not pay restitution because the Court finds that extraordinary circumstances exist, and the
	court, pursuant to RCW 9.94A.753(5), sets forth those circumstances in attached Appendix E.  [ ] Restitution to be determined at future restitution hearing on (Date) at m.
	Date to be set.
	Defendant waives right to be present at future restitution hearing(s).
	Restitution is not ordered.
	<b>Defendant shall pay Victim Penalty Assessment</b> in the amount of \$500 (RCW 7.68.035 - mandatory). <b>Defendant shall pay DNA collection fee</b> in the amount of \$100 (RCW 43.43.7541 - mandatory).
1.2	OTHER FINANCIAL OBLIGATIONS: Having considered the defendant's present and likely future
	financial resources, the Court concludes that the defendant has the present or likely future ability to pay the financial obligations imposed. The Court waives financial obligation(s) that are checked below because the defendant lacks the present and future ability to pay them. Defendant shall pay the following to the Clerk of this
	Court: (a) [ ] \$, Court costs (RCW 9.94A.030, RCW 10.01.160); [ ] Court costs are waived;
	(b) [ ] \$, Recoupment for attorney's fees to King County Public Defense Programs (RCW 9.94A.030); [ ] Recoupment is waived;
	(c) [ ] \$, Fine; [ ]\$1,000, Fine for VUCSA [ ]\$2,000, Fine for subsequent VUCSA (RCW 69.50.430); [ ] VUCSA fine waived;
	(d) [ ] \$, King County Interlocal Drug Fund (RCW 9.94A.030); [ ] Drug Fund payment is waived;
	(e) [ ] \$, \$100 State Crime Laboratory Fee (RCW 43.43.690); [ ] Laboratory fee waived;
	(f) [ ] \$, Incarceration costs (RCW 9.94A.760(2)); [ ] Incarceration costs waived;
	(g) [ ] \$, Other costs for:
1.3	PAYMENT SCHEDULE: The TOTAL FINANCIAL OBLIGATION set in this order is \$
	Restitution may be added in the future. The payments shall be made to the King County Superior Court Clerk
	according to the rules of the Clerk and the following terms: [ ] Not less than \$ per month;
	[ ] On a schedule established by the defendant's Community Corrections Officer or Department of Judicial
	Administration (DJA) Collections Officer. Financial obligations shall bear interest pursuant to RCW 10.82.090 The Defendant shall remain under the Court's jurisdiction to assure payment of financial obligations:
	for crimes committed before 7/1/2000, for up to ten years from the date of sentence or release from total
	confinement, whichever is later; for crimes committed on or after 7/1/2000, until the obligation is
	completely satisfied. Pursuant to RCW 9.94A.7602, if the defendant is more than 30 days past due in
	payments, a notice of payroll deduction may be issued without further notice to the offender. Pursuant to RCW
	9.94A.760(7)(b), the defendant shall report as directed by DJA and provide financial information as requested.
	[ ] Court Clerk's trust fees are waived.
	[ ] Interest is waived except with respect to restitution.

Rev. 5/2012 3